# MARTIN CLEARWATER & BELL LLP

COUNSELORS AT LAW

220 EAST 42ND STREET, NEW YORK, NY 10017-5842 TELEPHONE (212) 697-3122 FACSIMILE (212) 949-7054 www.mcblaw.com

GREGORY J. RADOMISLI
PARTNER

DIRECT DIAL: (212) 916-0923 E-MAIL: radome@archiaw.com

March 28, 2013

# BY FAX (212-805-0124)

Hon. Robert W. Sweet
United States District Judge
Daniel Patrick Moynihan
United States Court House
500 Pearl Street
New York, New York 10007-1312

Schoolcraft v. Jamaica Hospital Medical Center

Civil Action No. 10 CV 6005 (RWS)

MCB File No. 66

667-82153

Dear Judge Sweet:

We represent the defendant Jamaica Hospital Medical Center ("JHMC") in the above-referenced matter. This letter is written on behalf of our client, as well as on behalf of codefendants Lilian Aldana-Bernier, M.D. and Isak Isakov, M.D., whose attorneys have had input into the content of this letter.

This letter is to respectfully request that at the motion conference scheduled for April 10, 2013, the Court order plaintiff's counsel to curtail the media blitz that has started since plaintiff's former counsel, Jon Norinsberg, was replaced by his current attorneys.

On November 12, 2012, an article was published on the Huffington Post New York website. The reporter noted that Norinsberg "has handled the case in the traditional legal manner—through the courts, a process that can take years, even decades to resolve." Apparently, the "traditional manner" was not sufficient. According to the article, the plaintiff's father, Larry Schoolcraft, said that he and his son replaced Norinsberg because they "want [ed] a more media-driven, public airing" than what was occurring (Exhibit "A").

WESTCHRETER COUNTY OFFICE
230 MAIN STREET
WHITE PLAINS, NY 10601
TELEPHONE (914) 328-2909
FACELMULE (814) 328-4056

NASSAU COUNTY OFFICE

90 MERTICK AVENUE

5AST MEADOW, NY 1 1884-1876

TELEFHONE IS 161 222-9510

NEW JERSEY OFFICE 744 BROAD STREET NEWARK, NJ 07102 TRUSPHONS (870) 705-057A FACSIMILE (973) 735-0584

http://www.huffingtonpost.com/len-levitt/the-schoolcraft-dilemma\_b\_2117004.html

March 28, 2013 Page 2

Since then, an abundance of press releases have inundated local media outlets. The Village Voice published an article on March 1, 2013 entitled "Lawyers for Whistleblower Cop Slap Queens District Attorney Richard Brown With a Subpoena" (Codefendant's counsel previously provided the Court with a copy of this article). As counsel for the City has previously pointed out, defense counsel learned for the first time that plaintiff's counsel had served the subpoena on the Queens DA as a result of having read the article.

On March 13, 2013, the New York Daily News published an article entitled "Cop Details His Psych Unit Hell" in which the plaintiff and his current attorneys were quoted at length regarding their version of events in this matter (Exhibit "B"). In addition, it appears that the plaintiff and/or his attorneys have created or used a Twitter account and an on-line Blog to increase the case's on-line presence and amass "support" (excerpts attached as Exhibits "C" and "D"). Significantly, as indicated in the "Blog archive" on the right side of the printout, there was only 1 post in all of 2012, whereas there have already been 5 posts in the past three months. The Blog also contains links to audio recordings that constitute evidence in this action.

These articles and internet mechanisms demonstrate that the plaintiff and his attorneys are affirmatively seeking out the press in an effort to prosecute their case— just as Mr. Schoolcraft said he would. This media blitz is highly prejudicial and patently improper. This matter is to be tried in the courtroom, not in the court of public opinion while discovery is ongoing. Simply put, the plaintiff is tainting the jury pool.

Moreover, plaintiff's media campaign taints the jury pool in various other trials in which any of the defendants may be currently, or will be, involved. The potential pool of jurors tainted by the plaintiff's public airing of this matter is immeasurable. Lastly, plaintiff's counsel still owes defendants significant discovery, and this begs the question as to why plaintiff and his attorneys have had the time to engage in publicity stunts, but do not have time to respond to defendants' discovery demands.

It should also be noted that Rule 3.6 of the New York Rules of Professional Conduct provides, in pertinent part, as follows:

- (a) A lawyer who is participating in or has participated in a criminal or civil matter shall not make an extrajudicial statement that the lawyer knows or reasonably should know will be disseminated by means of public communication and will have a substantial likelihood of materially prejudicing an adjudicative proceeding in the matter.
- (b) A statement ordinarily is likely to prejudice materially an adjudicative proceeding when it refers to a civil matter triable to a

http://www.adrianschoolcraftsupport.blogspot.com. The first entry in the Blog was written after the plaintiff replaced his attorneys.

March 28, 2013 Page 3

jury, a criminal matter or any other proceeding that could result in incarceration, and the statement relates to:

(1) the character, credibility, reputation or criminal record of a party, suspect in a criminal investigation or witness, or the identity of a witness or the expected testimony of a party or witness;

\* \* \* \* \*

- (3) the performance or results of any examination or test, or the refusal or failure of a person to submit to an examination or test, or the identity or nature of physical evidence expected to be presented;
- \* \* \* \* \*

  (5) information the lawyer knows or reasonably should know is likely to be inadmissible as evidence in a trial and would, if disclosed, create a substantial risk of prejudicing an impartial trial; or

It is respectfully requested that plaintiff, the plaintiff's father and his attorneys be prohibited from continuing their attempt to try this matter in the press. While recognizing the media is free to report on the matter as it sees fit, we respectfully seek judicial intervention to prevent the plaintiff and his counsel from speaking to the media regarding this matter until it is resolved. We further respectfully request the plaintiff be forbidden from utilizing the internet and social media to stigmatize the defendants in an effort to prejudice a potential jury.

If plaintiff's counsel cannot amass evidence to support his claims and/or does not have the time to honor his discovery obligations, he should discontinue this case— not divert his resources constructing a prism to distort the public's view of what transpired.

Thank you for your attention to this matter.

Respectfully submitted,

MARTIN CLEARWATER & BELL up

GD Mullu Gregory J. Radomisli March 28, 2013 Page 4

# cc: BY FAX

Law Office of Nathaniel B. Smith 111 Broadway New York, New York 10006 Fax: (212) 346-4665

Levine & Gilbert 115 Christopher Street New York, New York 10014 Attn: Peter Joseph Gleason Attn: Richard A. Gilbert Fax: (212) 633-1977

Callan Koster Brady & Brennan, LLP One Whitehall Street, 10<sup>th</sup> Floor New York, New York 10004 Attn: Meredith Borg, Esq. Fax: (212) 248-6815

Ivone, Devine & Jensen, LLP 2001 Marcus Avenue, Suite N100 Lake Success, New York 11042 Attn: Brian Lee, Esq. Fax: (516) 352-4952

Michael A. Cardozo
Corporation Counsel
Law Department of the City of New York
100 Church Street Room 2-124
New York, New York 10007
Attn: Suzanne Publicker, Esq.
Fax: (212) 788-0367

Seiff Kretz & Abercrombie 444 Madison Avenue, 30<sup>th</sup> Floor New York, New York 10022 Attn.: Walter Kretz, Esq. Fax: (212) 371-6883 Len Levitt: The Schoolcraft Dilemma

Page 1 of 2

FULLY LOADED. ACTION PACKED.

THE ALL-NEW ROKU 3. Shop now >

Cx4(4,)

March 26, 2013

# POST NEW YORK

# The Schoolcraft Dilemma

Posted, 11/12/2012 11:21 pm

Whistle-blower cop Adrian Schoolcraft and his father Larry want to bring the world down. In the process, their supporters fear they are losing focus and hurting themselves.

Last Saturday, Larry Schoolcraft called this reporter to say that Adrian — who came to prominence after police forcibly took him from his apartment to Jameica Hospital, where he was held in a psychiatric ward for six days against his will — has fired the lawyer who has represented Adrian since the hospital incident.

"He doesn't tell us anything. He makes deals behind our backs," Larry Schoolcraft, said of Manhattan attorney Jon Norinsberg, who has filled a \$50 million federal lawsult for Adrian against the city. "We need a leader. We need an architect,"

Norinsberg said: "The father wants us to go after Kelly [Police Commissioner Ray Kelly], Bloomberg [Mayor Michael Bloomberg] the FBI, everyone under the sun. We've had a complete communications breakdown."

"This comes completely out of the blue. Adrian has stayed in my house and we've never had a bad word. Until I hear otherwise from Adrian, I'm still representing him."

Norinsberg added that the Schoolcrafts' behavior has become increasingly bizerre. "They have disappeared three times in the last six months. We literally had to have [Frank] Serpico involved to track them down."

Norinsberg has handled the case in the traditional legal manner — through the courts, a process that can take years, even decades to resolve.

His lawsuit charges that Adrian's forced hospitalization was NYPO retaliation for his allegations that supervisors at the 81st precinct in Brooklyn, where he worked, ordered cops to downgrade crime statistics from felonies to misdemeanors so that city would appear safer than it actually was.

Hospitalizing him, the suit alleges, was part of an NYPD plan to harass, intimidate him and make him appear unstable to undercut his ellegations.

The NYPD subsequently confirmed Adrian's allegations: specifically that commanders in the 81st precinct did doctor orline statistics. The department has transferred and/or brought departmental charges against five 81st precinct supervisors, including the precinct's commanding officer, a deputy inspector.

Meenwhile criminologists John Eterno and Eli Silverman have alleged that downgrading of crimes is not confined to the 81st precinct but is city-wide, an allegation first made by the heads of the heads of the Patrolmen's and Sergeants' unions in 2004.

Amidst a growing furor, Kelly, in Jenuary, 2011, announced the appointment of three former federal prosecutors to serve as members of a Crime Reporting Review Committee.

"The integrity of our crime reporting system is of the utmost importance to the Department," Kelly said in a well-publicized news release. "It is essential not only for maintaining the confidence of the people we serve, but reliable crime stotistics are necessary for the effective planning and evaluation of crime reduction strategies."

Kelly said the committee would complete its work over the next three to six months.

That was nearly two years ego. The department is yet to release any crime commission statement or report. Nor has Kelly responded to questions about the report or explained the reasons for the delay. Deputy Commissioner Paul Browne did not respond to an email on the matter from NYPO Confidential over the weekend.

Meanwhile, other Schoolcraft allies have expressed concerns that the Schoolcrafts may be alienating the very people they need to hold the police department accountable for their actions against Adrian and the Issues his case has raised.

Nobody denies that whistleblowers can be difficult. Anyone who singlehandedly takes on a gigantic organization like the NYPD, as Adrian has, comes under tramendous psychological and emotional pressures.

Father and son have left the city and moved upstate. Larry Schoolcoaft said they feared for their safety in New York. They now have no income. They live in a house with four dogs, a cat and an electric heater. People in contact with them say they are sometimes at odds with each other.

Serpico — who in the early 1970s exposed the department's pervasive and systemic corruption and who since has become an iconic figure and inspiration for people like Adrian — said in a telephone interview. "The department wants to underwine all that they stand for by painting them as malcontents, nuts, psychos. The danger for Adrian is that his message may be lost and the department let off the hook."

http://www.huffingtonpost.com/len-levitt/the-schoolcraft-dilemma b 2117... 3/26/2013

# Len Levitt: The Schoolcraft Dilemma

Page 2 of 2

That is exectly the situation Serpico faced 42 years ago. Former New York Times city editor Arthur Gelb recently wrote in the Times that then Mayor John Lindsay had called the Times' publisher, urging the Times to ignore Serpico's allegations against the police department and calling him "bizarre." The Times' police bureau chief, David Burnham, knew better. The Times' reporting of Serpico's claims on its front page led Lindsay to appoint the Knapp Commission on police comption. As a result, the NYPD's systemic and pervasive corruption was ended. Comption, of course, still exists, though on a far reduced scale.

Larry Schoolcraft says he and Adrian want a more media-driven, public string than is now occurring.

Last week Larry called to say that Adrian was preparing to replace Norinsberg with attorneys from the New York Civil Libertles Union. Chris Dunn, the NYCLU's associate legal director declined comment.

Larry Schoolcraft added that he had arranged a meeting with NYCLU attorneys, a reporter from the Village Voice, another from the Times and the Times' general counsel.

A person familiar with that claim said, "Lawy tried to set up a meeting like that a month or so ago. Nobody was interested."

EXPLOITING THE DEAD. Leave it to politicians and public officials to plug themselves and their causes, even at a funeral.

Speaking at the funeral of police officer Artur Kasprzak , who was electrocuted in his home while saving his family during Hurricane Sandy, Police Commissioner Kelly stated that Kasprzak had been "fighting terrorism" -- a cause nearest and dearest to Kelly.

For all Kasprzak's virtues, he was a beat cop in the First Precinct, who was fighting street crime, not terrorism.

Meanwhile Mayor Bloomberg, who like Kelly, invited himself to the funeral, said of Kasprzak: "Officers like him are the reason this is the safest big city in America."

That claim is nearest and dearest to Bloomberg. The fact that it is totally and irrevocably false hasn't stopped Mayor Mike from trumpeting it any chance he gets.

Foor Mayor Mike. Hurricane Sandy seems not only to have demoralized but to have unhinged him,

Besides telling President Obama to stay away from New York and making himself appear an insensitive clod over the New York City Marathon, he is now having trouble getting his lines right.

His press office put out, as Bloomberg's "as prepared" remarks, this closing line from his eulogy of Kasprzak: "May God bless Artur Kasprzak and everyone he loved. And may God bless and protect the NYPD."

Elther someone switched the words of the speech in front of him or Mayor Mike misread them because what he actually said was: "And may God bless and protect the FDNY."

With editing from Danald Forst

# Cop details his

ETYNOCCO PARABOANDOLA NEWYORKDALYNEWS

THE BROOKLYN cop using the NYPO for locking him in a mental want when he insettimed police procedure says a ductor wouldn't lot him have without police ap-

ason to keep me," Officer Adrien School-reft told the Dally Nowe. "The doctor said me and my father, "He's not here system. his will, but we are waiting to hear from the NYED.

The exchange with Jemeles Hospital sychiatrist Dr. leak leaker is expected to a floors when Schoolcraft's \$50 million twicking on to trial later this year.

"This was supposed to be an independent medical examination," said a leavy or Schoolcraft, Poter Glesson. "The octor is not supposed to make his decisions based on what the Police Decisions based on what the Police Decisions."

partment steps."

Schoolsreft, assigned to the Slat Pro-cinct in Beditari-Stayve Addison suit, was taken to je-metes Hospital on Hal-loween night 2009 al-

He was admitted to the payer, held there for six days, he said, he lice winted to allence him afte blows the whistle on corruption to NYPO internal investigators.

He said precinct supervisors made the crime rate appear lower by destroying or tempering with criticial documents, such as emphatrate, and by ignorating re-

His also secretly toped supervisors talk-ing shout arises statistics and shout mak-ing flegal accesss.

Several days later, while at the p rd, Schoolcast and his father met

altry and other hospital efficient.
The Schoolergite tried to leave, at which point the ufficer said absence point the offic temetically shut -- and is ed by mouded to talk to

> The NYPO bed t on what he ed also ping.

2129497054

Exhilit CC"

Page 1 of 10

Create Blog Sign in

# Adrian Schoolcraft Tweet Your Support Blog

Suzannah B. Troy @suzannahbtroy #NYPD Adrian Schoolcraft Trial -- the closest thing we have to a Commission in to NYPD Corruption begins Sept. 2013 http://adrianschoolcraftsupport.blogspot.com/2012/12/adrian-schoolcraft-nypd-whistleblower.html?spref=tw ...

MONDAY, MARCH 25, 2013

More Next Blogs

# Inspector for NYPD a Fraud like CCRB and Internal Affairs

http://www.nydhitynews.com/apinion/big-cnp-out-article-1.1295593?comment=true

We need a commission and the closest we will get to a Commission is The Adrian Schoolcraft Trial,  $\,$ 

http://pyodnewcommission.blogspat.com

All the real estate folks, celebrities and moguls..... I witnessed Bill Rudin's NYPD retired commander try and get a ticket fixed by the 06 Precinct right in front of my face. Reported it and IA and 06 had nothing to say to me. The commander of 06 worked in IA as a capt, with Adrian Schoolcraft case and he must consider me a sub-human because he never contacted me.

http://adrianschoolcraftsupport.biogspot.com/2012/12/adrian-schoolcraft-nypd-whisticiplower.Ptm(

inspector for HYPD a Fraud like CCRB and Internal Affairs

Posted by Suzannah B. Troy artist at 5:00 AM. No comments:

Recommend this on Googia

Labels: Inspector for NYPD & Fraud this CCRB and Internal Afford.

PRIDAY, MARCH 22, 2013

NYPD Joe Sanchez Interview on Adrian Schoolcraft Whistleblowers

### ADRIAN SCHOOLCRAFT



### BLOG ARCHIVE

- ₹ 2013 (S)
  - ▼ March (5)

Inspector for NYPO a Fraud like CCRB and Internal ...

NYPD Joe Sanchez Interview on Adrien Schoolcreft W...

NYPD Chief Marino Testifies in Floyd Stop 6 Frtsk . . .

Jog Sanchez comments on NYPO Whistin Bower Adrian...

New YouTube: NYPD PBA Audio Yes Quata For Everythi...

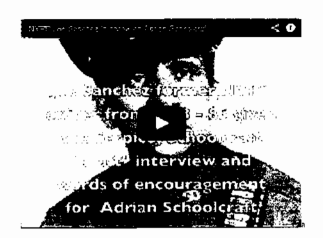
► 2012 (f)

ABOUT ME



http://adrianschooleraftsupport blogged com/accellaged a com/accellaged

# Aurian Schoolcraft Tweet Your Support Blog



http://youtu.be/9fjrlqNl6F4

What the NYPD and even his own lawyer did to him shocking. He was set up like Serpico and Schoolcraft  $\sim$  NYPD creativity to shut up and shut down a whistleblower.

Joe encourages Adrian Schoolcraft to stay strong, preserve and the will win. Joe believes there are plenty of NYPD in Adrian's corner although they may not be vocal about it.

http://www.nydailynews.com/new-york/bronx/fired-nypd-writes-gritty-book-set-record-straight-acticle+1.353073

http://bluewallrypd.com

Joe Sanchez former NYPD officer from 1973 -85 Essay on Stop and Frisk written Nov. 2012.

http://nypdnewcommission.blogspot.com/2013/03/joe-sanchez-on-stop-and-frisk-authorof.html

http://suzannahbtroy.blogspot.com/2013/03/former-nypd-officer-joe-sanchez-quota.l

http://suzannahbtroy.blogspot.com/2013/03/joe-sanchez-rypd-blue-wall-silence.html

http://adrianschoolcraftsupport.blogspot.com/2013/03/joe-sanchez-comments-on-nypd-whistle.html

http://adrianschoolcraftsupport.blogspot.com/2012/12/adrian-schoolcraft-nypd-whistleblower.html

Go to this link to hear some excerpts from Adrian Schoolcrafts tapes and learn more about the dark side of Chief Marino and than Capt. Marufelio

Posted by Sutannah B. Teny artist at 7:04 PM. No comments:

Recommend this on Google

Labets: NYFD Joe Sondred Interview on Adrian Schoolarafe Whisticolowers Frank Serpico

NYPD Chief Marino Testifies in Floyd Stop & Frisk Next Adrian Schoolcraft Trial

Mayor Bloomberg crime stats just not true..... NYPD Stats are like a Casino in Las

published in The Financial Times re: Lucien Freud, my iscues. The Walt St. Journal Betrayal at Ground Zero', The Chief, The New York Times (9), Crains "MYUs Logo should be a dom with a dollar", "he New York Sun, The New York Poet, The New York Daily News. Metro, AMNY, The village Voice "Carbon Copy" letter of the veck, Newsday, Jerisəlem Post, my blog mentioned New York Mag Intellisencer inhigh borhood watch, Got speed bumps for Ahna Silver School &

hathroom hind Tall Tompalis Donated my white blood cells twice to help a little girl fight Non-Hodgkins & man w/Lymphoma. Two hour process & you can only do it Too worn out to back Liz Smith my favorite zen ounte "Live each moment as 1f your heir fr. on fire which means live in the moment like it is your last aka live life paraleontely! I am really proud to say I have run Hew York City Marathons!!! Also to have done volumteer work with pre-school handicap children at Rusk, NYTimes My YouTube work

# MARTIN CLEARWATER & BELL LLP

COUNSELORS AT LAW

220 EAST 42ND STREET, NEW YORK, NY 10017 TELEPHONE (212) 697-3122 FACSIMILE (212) 949-7054

www.mchlaw.com

# FACSIMILE COVER SHEET

DATE:

March 28, 2013

Page 1 of 10

TO:

Name

Law Office of Nathaniel B. Smith

Company

Phone

Fax Line

(212) 346-4665

FROM:

**USER NO:** 

Gregory J. Radomisli

3537

RE:

Case Name

Schoolcraft v. City of New York

Client / Matter Number

667-82153

### OTHER INFORMATION:

Please call Gregory J. Radomisli at ext. 923 if you have any questions or problems with this transmission. Thank you.

Notice

The information contained in this communication is legal privileged and/or confidential information, which is intended only for use of the individual or entiry named above. If the reader of this communication is not the intended recipient (or the agent or employee responsible to deliver it to the intended recipient), you are hereby notified that any dissemination, distribution, or reproduction of this communication is strictly prohibited. If you have received this communication by error, please immediately notify us by telephone and return the original communication to us at the address set forth above, via the U.S. Postal Service. Thank you,

NASSAU COUNTY OFFICE 90 MERRICK AVENUE, SUITE 610

NEW JERSEY OFFICE 744 BROAD STREET EAST MEADOW, NY 11554 NEWARK, NJ U7 102.
TELEPHONE (516) 222-8500 TELEPHONE (973) 735-0578
FACSIMILE (973) 735-0584 WESTCHESTER COUNTY OFFICE 235 MAIN STREET WHITE PLAINS, NY 10601 TELEPHONE (914) 328-2969 FACSIMILE (914) 328-4056